Case 22-17758-SLM Doc 2 Filed 09/30/22 Entered 09/30/22 10:42:53 Desc Main Document Page 1 of 6

STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

O Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: August 1, 2020 UNITED STATES BANKRUPTCY COURT **District of New Jersey** Maruja F Carrascoso In Re: Case No.: Judae: Debtor(s) **CHAPTER 13 PLAN AND MOTIONS** Original September 30, ☐ Modified/Notice Required Date: 2022 ☐ Motions Included ☐ Modified/No Notice Required THE DEBTOR HAS FILED FOR RELIEF UNDER CHAPTER 13 OF THE BANKRUPTCY CODE. YOUR RIGHTS MAY BE AFFECTED You should have received from the court a separate Notice of the Hearing on Confirmation of Plan, which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the *Notice*. Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice. The Court may confirm this plan, if there are no timely filed objections, without further notice. See Bankruptcy Rule 3015. If this plan includes motions to avoid or modify a lien, the lien avoidance or modification may take place solely within the chapter 13 confirmation process. The plan confirmation order alone will avoid or modify the lien. The debtor need not file a separate motion or adversary proceeding to avoid or modify a lien based on value of the collateral or to reduce the interest rate. An affected lien creditor who wishes to contest said treatment must file a timely objection and appear at the confirmation hearing to prosecute same. The following matters may be of particular importance. Debtors must check one box on each line to state whether the plan includes each of the following items. If an item is checked as "Does Not" or if both boxes are checked, the provision will be ineffective if set out later in the plan. THIS PLAN: ☐ DOES ☑ DOES NOT CONTAIN NON-STANDARD PROVISIONS. NON-STANDARD PROVISIONS MUST ALSO BE SET FORTH IN PART 10.

☐ DOES ☑ DOES NOT LIMIT THE AMOUNT OF A SECURED CLAIM BASED SOLELY ON VALUE OF COLLATERAL, WHICH MAY RESULT IN A PARTIAL PAYMENT OR NO PAYMENT AT ALL TO THE

☐ DOES ☑ DOES NOT AVOID A JUDICIAL LIEN OR NONPOSSESSORY, NONPURCHASE-MONEY

1

SECURED CREDITOR. SEE MOTIONS SET FORTH IN PART 7, IF ANY.

Case 22-17758-SLM Doc 2 Filed 09/30/22 Entered 09/30/22 10:42:53 Desc Main Document Page 2 of 6

## SECURITY INTEREST. SEE MOTIONS SET FORTH IN PART 7, IF ANY.

Initial Debtor(s)' Attori	ney RLL In	itial Debtor:	MFC	Initial Co-Debtor		
Part 1: Payment and	d Length of Plan					
	shall pay <u>500.00 M</u> 22 for approximately		he Chapter 13 Trus	stee, starting		
b. The debtor	shall make plan paym Future Earnings Other sources of fund			owing sources: nd date when funds are avail	able):	
c. Use of real	property to satisfy plan Sale of real property Description: Proposed date for cor	-	: 			
	Refinance of real prop Description: Proposed date for cor	-				
✓	Loan modification with Description: All arreal location: 9-10 5th Section Proposed date for confidence in the section of the s	ars will be Street, Fair	added to the loan	modification property		
d.	loan modification.			pending the sale, refinance of payment and length of plan		
Part 2: Adequate Pr	rotection		NONE			
<ul> <li>a. Adequate protection payments will be made in the amount of \$ to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to (creditor).</li> <li>b. Adequate protection payments will be made in the amount of \$ 1,855.60 to be paid directly</li> </ul>						
by the debtor(s) outside the Plan, pre-confirmation to:sps (creditor).						
Part 3: Priority Claims (Including Administrative Expenses)  a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:						
Creditor		Type of Priority	/	Amount to I	be Paid	
Russell L. Low 4745		Attorney Fe		4,0	00.00	
Internal Revenue Se:	rvice 	Taxes and condense debts	ertain other		0.00	
<ul> <li>b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount:</li> <li>Check one:</li> <li>✓ None</li> </ul>						

Case 22-17758-		iled 09/30/2 ocument	2 Entere Page 3 of		2 10:42:53 De	esc Main	
	riority claims listed owed to a governn .S.C.1322(a)(4):						
Creditor	Type of Priority	unt	Amount to be Paid				
	,				·		
Part 4: Secured Claims							
obligations and the debt	pay to the Trustee or shall pay directly	(as part of th	e Plan) allo	wed claim	s for arrearages		
bankruptcy filing as follo	ws:			Interest	Amount to be Paid	Regular Monthly	
Creditor	Collateral or Type of	Debt	Arrearage	Rate on Arrearage	to Creditor (In Plan)	Payment (Outside Plan)	
SPS/Deutsche Bank National Truct Co.	9-10 5th Street Lawn, NJ 07410 County	Fair	342,871.00	0.00	342,871.00-All arrears will be part of the loan modification	1,855.60	
b. Curing and Maintain NONE  The Debtor will pay to the and the debtor will pay of filing as follows:	e Trustee (as part	of the Plan) a	allowed clai	ms for arre	earages on montl ations due after t	nly obligations he bankruptcy	
Creditor	Collateral or Type of	Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)	
c. Secured claims exclu The following claims were purchase money security within one year of the pervalue:	re either incurred w y interest in a moto	rithin 910 day r vehicle acc	ys before the	e personal	use of the debto	r(s), or incurred	
				Amount of		aid through the Plan	

## d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments V NONE

Interest Rate

Claim

Name of Creditor

Collateral

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

## Case 22-17758-SLM Doc 2 Filed 09/30/22 Entered 09/30/22 10:42:53 Desc Main Document Page 4 of 6

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral		Total Amount to Be Paid	
-NONE-								
2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.								
e. Surrender V I  Upon conf that the stay unde collateral:	irmation, the stay				•		` '	
Creditor	Co	ollateral to be Surrer	ndered	Value of	Surrendered Collateral	Remaining Unsecured Debt		
The following secured claims are unaffected by the Plan:  Creditor CREDIT ACCEPTANCE   G. Secured Claims to be Paid in Full Through the Plan NONE  Creditor  Collateral  Collateral  Collateral  Collateral  Collateral  Collateral  Collateral								
Part 5: Unsecure	ed Claims	NONE						
<ul> <li>a. Not separately classified allowed non-priority unsecured claims shall be paid:</li> <li>Not less than \$ to be distributed pro rata</li> </ul>								
	☐ Not less than percent							
Pro Rata distribution from any remaining funds								
b. Separately classified unsecured claims shall be treated as follows:								
Creditor	Ва	asis for Separate Cla	assification	Treatment		Amo	ount to be Paid	
Part 6: Executory Contracts and Unexpired Leases X NONE								
	•	•						
(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)								
All executor except the following	ory contracts and ng, which are ass		s, not previou	ısly rejected l	oy operation	of law, a	re rejected,	
	rrears to be Cured in	Nature of Con	tract or Lease	Treatment by	/ Debtor	Post-Petitio	n Payment	
Part 7: Motions × NONE								

Case 22-17758-SLM Doc 2 Filed 09/30/22 Entered 09/30/22 10:42:53 Desc Main Document Page 5 of 6

form, <i>Notic</i> 3015-1. A	plans containin ce of Chapter 1: Certification of lerk of Court wh	3 Plan Trans Service, Not	mittal, wi	thin the apter 13	time a 3 <i>Plan 1</i>	nd in th <i>Transmi</i>	ne manı ittal and	ner set f	orth in	D.N.J. LBR
	Motion to Avoid Debtor moves to				•	- —				
Creditor	Nature of Collateral	Type of Lien	Amount o	of Lien	Value Collate		Amount Claime Exemption	of Otl	Sum of All her Liens gainst the Property	Amount of Lien to be Avoided
<b>NONE</b> The	Motion to Avoid  Debtor moves to with Part 4 above	o reclassify th	•							<del>,</del>
Creditor	Collateral	_	cheduled ebt	Total Co Value		Superior L		Value of Creditor's Interest in Collateral		Total Amount of Lien to be Reclassified
Partially U	Motion to Partiansecured.   Debtor moves to son collateral co	ONE o reclassify the	ne followin	g claim					•	
Creditor	Collateral	Scho	eduled Debt		ollateral	Amou	unt to be	Deemed Secured		Amount to be Reclassified as Unsecured
a. <b>\</b> <b>b. I</b> Cre	her Plan Provis Vesting of Prop Upon Confirm Upon Discha Payment Notice ditors and Lesso the Debtor notw	erty of the Earmation arge es ors provided fo	or in Parts		-	continue	to mail	custom	ary notic	ces or
	2) Other 2 3) Secured 4) Lease 2		istee Com	mission		wing ord	ler:			
	•,	ty Claims l Unsecured	Claims							

Case 22-17758-SLM Doc 2 Filed 09/30/22 Entered 09/30/22 10:42:53 Desc Main Document Page 6 of 6

	d. Post-Petition Claims							
Soction	•		to pay post-petition claims filed pursuant to 11 U.S.C.					
Section	Section 1305(a) in the amount filed by the post-petition claimant.							
Part 9	: Modification × NONE							
	: Modification of a plan does not requi ved in accordance with D.N.J. LBR 30		separate motion be filed. A modified plan must					
	If this Plan modifies a Plan previously fil Date of Plan being modified:	led in this	s case, complete the information below.					
Explaii	n below <b>why</b> the plan is being modified:	_	Explain below <b>how</b> the plan is being modified:					
Are Sc	chedules I and J being filed simultaneous	ly with th	is Modified Plan? ☐ Yes ☐ No					
	Non-Standard Provisions Requiring Sep  ✓ NONE  ☐ Explain here:  Any non-standard provisions placed else							
	• •		and plan are merreen er					
Signat	tures							
The De	ebtor(s) and the attorney for the Debtor(s)	), if any, ı	must sign this Plan.					
debtor(		e provisi	represented by an attorney, or the attorney for the cons in this Chapter 13 Plan are identical to <i>Local Form</i> ard provisions included in Part 10.					
I certify	under penalty of perjury that the above i	is true.						
Date:	September 30, 2022	/s/	Maruja F Carrascoso					
		Marı	ıja F Carrascoso					
		Deb	otor					
Date:			(D.1)					
		Joir	at Debtor					
Date	September 30, 2022	/s/	Russell L. Low					
Date	<u> </u>		sell L. Low 4745					
		Atto	rney for the Debtor(s)					